

**KENTON GRAHAM**

Plaintiff

568A Buchanan Avenue  
Staten Island, NY 10314

UNITED STATE DISTRICT COURT  
EASTERN DISTRICT OF NEW YORK

**The Hon. Nina R. Morrison**

225 Cadman Plaza East  
Brooklyn, NY 11201

August 14, 2024

**RE: Graham v. New York City Department of Education et al., Docket No.  
24-cv-03997-NRM-LB**

Request for voluntary dismissal in the above referenced complaint pursuant to  
F.R.C.P. 41(a)(1)(A)(i)

Dear Judge Morrison:

Pursuant to F.R.C.P. 41(a)(1)(A)(i), Plaintiff Kenton Graham, pro se writes to respectfully request to have his complaint voluntarily dismissed without prejudice. Plaintiff hereby asked that the above referenced complaint be voluntarily dismissed on the basis that duplicity of facts and circumstances may arise from a pending action in this court, having docket number 21-cv-6885-WFK-LB. Plaintiff will seek relief from the court to amend his previous complaint to include the relevant facts that he filed in the above referenced matter. Defendant New York City Department of Education et al. has not served an answer or motion for summary judgment in this action.

Respectfully submitted,



Kenton Graham  
ken10gra@gmail.com

**FILED**

**Aug 14, 2024, 9:10 PM  
in the Clerk's Office  
U.S. District Court,  
EDNY, Brooklyn  
Pro Se Office via  
Box.com**